

REMARKS

Claims 25-48 were examined in the Final Office Action mailed August 7, 2007, while claims 49-56 stand withdrawn pursuant to Election/Restriction Requirement.

The Applicants have amended objected to but allowable claim 47 into independent form in order to place this claim into condition for allowance.

The following rejections under 35 U.S.C. § 103(a) are currently pending:

- Claims 25, 27-29, 34, 36-44 and 48 as unpatentable over German Patent Publication No. DE 36 00 813 A1 ("Hundhausen") in view of U.S. Patent No. 6,303,891 to Gault ("Gault").
- Claims 26 and 45 as unpatentable over Hundhausen and Gault, further in view of U.S. Patent No. 5,124,527 to Takano ("Takano").
- Claim 30 as unpatentable over Hundhausen and Gault, further in view of U.S. Patent No. 5,558,791 to Fawer ("Fawer").
- Claims 31-33 as unpatentable over Hundhausen and Gault, further in view of U.S. Patent No. 4,463,243 to Church ("Church").
- Claim 35 as unpatentable over Hundhausen and Gault, further in view of U.S. Patent No. 4,645,903 to DeVito, et al. ("DeVito").
- Claim 46 as unpatentable over Hundhausen and Gault, further in view of U.S. Patent No. 3,778,891 to Bishel ("Bishel").

In the After-Final Request for Reconsideration filed December 7, 2007, the Applicants presented arguments as to why it would not have been obvious to use the shield gas of the Gault reference with the Hundhausen ductile cast iron welding process, and submitted an inventor declaration to address this point and to note the industry acknowledgement of the significance of the inventors' advancement of the art of ductile cast iron welding. In the December 18, 2007 Advisory Action remarks, it was noted that the declaration would not be entered

due to failure to conform to the standards for declarations set forth in 37 C.F.R. § 1.132.

The Applicants have attached hereto a revised declaration of Jorma Tani which complies with the requirements of § 1.132. This declaration: (i) briefly sets forth his 35+ years of experience in this field, (ii) remarks on the difficulties long observed in the art with welding of ductile cast iron due to its very high carbon content, (iii) discusses how the use of the claimed shield gas has permitted ductile cast iron welding production rates that were heretofore not believed to be obtainable; (iv) discusses the unexpected nature of the results obtained using the claimed shield gases (unexpected in that it was conventionally believed in the art that such high production welding rates were not possible with ductile cast iron); and (v) describes the industry peer recognition that supports the Applicants' position that their breakthrough ductile cast iron welding process was not obvious to those of ordinary skill in the art.¹

As to the latter point, the Applicants note it is instructive that those of skill in the art, having long known of the problems of production ductile cast iron

¹ Also attached to the revised declaration are supporting documents which were described in the Applicants' previous response in the following manner: "Specifically, the attachments to the declaration include: (i) a copy of a technical paper describing the process development and results which was presented at an American Foundry Society Congress (the Society being one of the principle casting and welding technical societies in the world); and (ii) a copy of a letter from the American Foundry Society announcing that the inventors' technical paper had been selected as the recipient of an award, granted only once every four years, as "*having the greatest long range technical significance to the cast metals industry.*" This peer recognition confirms that the Applicants' development of a solution to the difficult problem of welding ductile cast iron was not an obvious matter of applying low-carbon steel gases to a ductile cast iron welding environment, but instead was a true advance of the state of the art – an advance worthy of accolade by those of skill in the art."

welding and being aware of the enormous financial benefit to be derived from developing a high output ductile cast iron welding process, did not meet this long-felt need – indeed, their failure to meet a long-felt need is indicative of the lack of obviousness of the present invention, and in particular the lack of obviousness to apply shielding gases for *steel* welding (as in the Gault reference) for *ductile cast iron* welding.

The Applicants respectfully submit that Jorma Tani's declaration is consistent with their arguments in the December 7, 2007 response that neither Hundhausen nor Gault (nor any other source) provides a suggestion or motivation to use a *steel* shielding gas in a ductile cast iron welding application, where the common knowledge in the art was exactly the *opposite*: that the high carbon content in ductile cast iron meant that there could be no reasonable expectation of success in applying steel welding gases to the problem (as evidenced by the fact that, had there been any such expectation, those of skill in the art would have immediately apply steel welding shield gases to ductile cast iron to provide a markedly improved ductile cast iron welding process – yet they did not, despite great incentive to do so).

The Applicants also respectfully request reconsideration of the remarks presented in the After-Final Amendment discussing Gault's failure to provide any teaching or suggestion that would give one of ordinary skill in the art any reason to believe that steel welding shielding gas could be expected to produce satisfactory high-production rate ductile cast iron welds (again, in the context of the believe in the art that steel and ductile cast iron welding differed so greatly

that their respective gases were not interchangeable). For the Examiner's convenience, these remarks are reproduced below.

1. Gault Does Not Teach Welding of High Carbon Content Iron. In response to the Applicants' remarks, in the pending Final Office Action it is maintained that Hundhausen teaches that welding of cast iron to steel, and Gault teaches the claimed gas mixtures "for welding of both carbon steels ... and stainless steels." August 7, 2007 Final Office Action at 10-11 (emphasis in original).² It is then noted that "both references have common teachings of high iron and carbon content ..." *Id.* at 11. The implication is that Gault teaches welding of materials such as those in Hundhausen, and thus it is reasonable to presume Gault's gas would be suitable for use in Hundhausen's welding process.

The Applicants respectfully maintain that Gault does *not* teach or suggest anything regarding welding of high carbon content iron, such as ductile cast iron.

As the Examiner correct notes, Gault discloses welding of *steels* – both standard carbon steel and stainless steel. As is universally known in the art, carbon *steels* have very low carbon content (typically ~0.1%-0.2% carbon), similar to stainless steels – levels that are at least an order of magnitude lower than the typical ~3.5% carbon in ductile cast iron. Such steels simply do not have cast iron's severe carbon precipitation problems in weld zones, and thus there would

² The Applicants note that while in the Final Office Action it is stated that Gault teaches the claimed gas mixtures "for welding of both carbon steels ... and stainless steels" (August 7, 2007 Final Office Action at 10-11 (emphasis in original)), one of skill in the art would recognize that "carbon steels" is a commonly-understood term of art, referring to *steels* having carbon content on the order of 0.1-0.2%C, roughly ~10 times lower greater levels (~3.5%C) seen in ductile cast iron. Accordingly, there remaining nothing in Gault which even hints at use of its shield gas with cast iron having extraordinarily high level of carbon.

be no reason to expect the use of any particular steel welding gas would produce satisfactory results when applied to ductile cast iron welding (and certainly, nothing in Gault even hints at such an application of its shielding gas).

Accordingly, the Applicants respectfully request reconsideration of the unsupportable assertion that Gault teaches welding of high iron and carbon content, and withdrawal of the assertion that it would have been obvious to use Gault's gas with Hundhausen's welding process.

2. The Unobviousness of the Present Invention. In the July 9, 2007 remarks, the Applicants discussed the lack of suggestion or motivation to use the recited process gas to provide satisfactory welding of ductile cast iron – a lack of obviousness which, the Applicants submit, is all the more stark in view of the long-known problems with welding ductile cast iron in high-volume production environments, and the fact that despite the tremendous motivation to find an improved welding process, no one in the last several decades has made the assertedly obvious combination in order to provide the improved ductile cast iron welding process recited in pending claim 25.

The pending Final Office Action asserts that Gault's "universal" welding gas "for welding carbon steels and stainless steels ... [is] advantageous for providing optimum welding conditions that will not alter the carbon content of the weld metal chemistry." August 9, 2007 Final Office Action at 11. As noted above, at most Gault teaches that in *low carbon steels* (i.e., carbon steels and stainless steels), satisfactory welds made be obtained – a fact perfectly consistent with the knowledge in the art that the low concentration of carbon in low carbon

steels does not significantly migrate and result in fundamental alloy strength changes during welding (unlike the well-known precipitation and localized strength reduction associated with cast iron). Thus, whatever Gault teaches with regard to welding of low-carbon steels, *Gault does not teach or suggest that its gas mixture would be “advantageous for providing optimum welding conditions” for ductile cast iron welding.*

Finally, with respect to the last portion of the Examiner’s Response to Arguments regarding the Applicants’ having not provided an affidavit/declaration to show advantageous features and/or unexpected results, the Applicants have attached hereto a Declaration prepared by one of the present inventors, Jorma Tani. This Declaration builds on the description of the state of the art already of record in the original Specification, discussing both the development of the inventive ductile cast iron welding process using of the recited gas mixtures in high production rate welding, and – as an important independent confirmation of the significance of this advance – the prestigious peer recognition given the inventors for finally solving this very difficult and long-standing welding process problem. Specifically, the attachments to the declaration include: (i) a copy of a technical paper describing the process development and results which was presented at an American Foundry Society Congress (the Society being one of the principle casting and welding technical societies in the world); and (ii) a copy of a letter from the American Foundry Society announcing that the inventors’ technical paper had been selected as the recipient of an award, granted only once every four years, as “*having the greatest*

long range technical significance to the cast metals industry.” This peer recognition confirms that the Applicants’ development of a solution to the difficult problem of welding ductile cast iron was not an obvious matter of applying low-carbon steel gases to a ductile cast iron welding environment, but instead was a true advance of the state of the art – an advance worthy of accolade by those of skill in the art.

In view of the foregoing, the Applicants respectfully submit that the present invention was not an obvious development in the art, and more specifically, it would not have been obvious to combine Gault’s low-carbon steel welding gas with Hundhausen’s high-carbon cast iron process, nor would there have been a reasonable expectation of obtaining satisfactory ductile cast iron welds using the Gault gas (none of the references providing any reason for one of ordinary skill to believe such a gas would address the notoriously difficult cast iron welding application). Accordingly, the Applicants respectfully request reconsideration and withdrawal of the § 103(a) rejections based on the combination of Hundhausen and Gault.

CONCLUSION

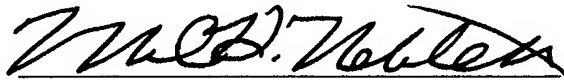
In view of the foregoing, the Applicants submit that claims 25-48 are in condition for allowance. Early and favorable consideration, and issuance of a Notice of Allowance for these claims is respectfully requested.

If there are any questions regarding this amendment or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

If necessary to effect a timely response, this paper should be considered as a petition for an Extension of Time sufficient to effect a timely response, and please charge any deficiency in fees or credit any overpayments to Deposit Account No. 05-1323 (Docket #038724.56337US).

February 25, 2008

Respectfully submitted,



Robert L. Grabarek, Jr.
Registration No. 40,625
Mark H. Neblett
Registration No. 42,028

CROWELL & MORING LLP
Intellectual Property Group
P.O. Box 14300
Washington, DC 20044-4300
Telephone No.: (202) 624-2500
Facsimile No.: (202) 628-8844